



UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
1031202	10/06/90	DE LUCA	M CM00260U

ALLIANCE, INC., PATENT DEPT.
1000 N. 22 AVE.
MIAMI BEACH, FL 33426-8753

EXAMINER	
WEISSMAN, P	
ART UNIT	PAPER NUMBER
	6

DATE MAILED:

11/06/90

All participants (applicant, applicant's representative, PTO personnel):

(1) PETER WEISSMAN (EXAMINER) (3) _____
(2) DANIEL COLLOPY (ATTORNEY) (4) _____

Date of interview 10/31/90Type: Telephonic Personal (copy is given to applicant applicant's representative).Exhibit shown or demonstration conducted: Yes No. If yes, brief description: _____Agreement was reached with respect to some or all of the claims in question. was not reached.Claims discussed: 1, 11, 22

Identification of prior art discussed: _____

Description of the general nature of what was agreed to if an agreement was reached, or any other comments: The following changes were discussed to more clearly set forth the claimed invention, in order to overcome the art of record: claim 1 → designate that received signal is comprised of the message and message source signal; claims 11, 22 → indicate that originator indicator designates the originator of the received signal

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.

It is not necessary for applicant to provide a separate record of the substance of the interview.

Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.

Examiner's Signature

26X 10-23-90



INTELLECTUAL PROPERTY LEGAL DEPARTMENT

MOTOROLA INC., BOYNTON BEACH, FLORIDA

FAH

MESSAGE TRANSMITTAL

FRH: 407-738-2825 DITEL 525-2825
URH: 407-738-2860 DITEL 525-2860RECEIVED
NOV 01 1990
10-23-90

FROM: DAN COLLOPY

DATE 10/31/90 NUMBER OF PAGES
INCLUDING HEADER 3TO: Examiner Peter Weissman
USPTO Art Unit 264

PHONE (703) 308-0948

FAH NUMBER (703) 308-3718

LOCATION PTO Group 260, Art Unit 264

PRIORITY

HIGH PRIORITY

RUSH

NORMAL

P 260

MESSAGE

Here are the proposals along the lines we discussed today on Patent Application Serial Number 07/418,055, filed 10/16/89. Any questions, please call me at (407) 364-2860.

RECEIVED
OCT

AMENDED CLAIMS FOR CONSIDERATION AS EXAMINER'S AMENDMENT

1. (Twice Amended) A method in a communication receiver for saving a message transmitted to the communication receiver individually, said message [including] having transmitted therewith a message source signal indicating an originator of said message and the communication receiver having a plurality of source files, said method comprising the steps of:

receiving said message and said message source signal;

decoding the message source signal; and

storing said message in one of said plurality of source files, said one of said plurality of source files determined by the message source signal.

22. (Twice Amended) A selective call receiver comprising:

receiving means for receiving selective call messages having selective call addresses and message source signals, said message source signals indicating the originator of said selective call messages;

storage means for storing at least one predetermined selective call address;

a plurality of source files, each source file comprising at least one message storage slot, for storing each of the selective call messages comprising selective call addresses substantially equivalent to one of said at least one predetermined selective call address;

display means for displaying the stored selective call messages; and

control means comprising:

address correlation means for determining whether the selective call messages comprise selective call addresses substantially equivalent to one of said at least one predetermined selective call address;

Interview
purposes only
NO ENTOR

storage control means for storing each of the selective call messages comprising said message source signals in one of said message storage slots of one of said plurality of source files, said one of said plurality of source files determined in response to said message source signals; and

source file selection means for selecting one of said plurality of source files for displaying the selective call messages stored therein by said display means.